

Substitute Bill No. 100

February Session, 2016



AN ACT CONCERNING ELIGIBILITY FOR UNEMPLOYMENT COMPENSATION BENEFITS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 31-231a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2016*):
 - (a) For a construction worker identified pursuant to regulations adopted in accordance with subsection (c) of this section, the total unemployment benefit rate for the individual's benefit year commencing on or after April 1, 1996, shall be an amount equal to one twenty-sixth, rounded to the next lower dollar, of his <u>or her</u> total wages paid during that quarter of his <u>or her</u> current benefit year's base period in which wages were the highest but not less than fifteen dollars nor more than the maximum benefit rate as provided in subsection (b) of this section.
 - (b) For an individual not included in subsection (a) of this section, the individual's total unemployment benefit rate for his <u>or her</u> benefit year (1) commencing after September 30, 1967, shall be an amount equal to one twenty-sixth, rounded to the next lower dollar, of the average of his <u>or her</u> total wages, as defined in subdivision (1) of subsection (b) of section 31-222, paid during the two quarters of his <u>or her</u> current benefit year's base period in which such wages were

19 highest but not less than fifteen dollars, [nor] and (2) commencing after 20 October 1, 2016, shall be an amount equal to one twenty-sixth, rounded 21 to the next lower dollar, of the average of his or her total wages, as 22 defined in section 31-222, paid during the two quarters of his or her 23 current benefit year's base period in which such wages were highest 24 but not less than fifty dollars, and not more than one hundred fifty-six 25 dollars in any benefit year commencing on or after the first Sunday in 26 July, 1982, nor more than sixty per cent rounded to the next lower 27 dollar of the average wage of production and related workers in the 28 state in any benefit year commencing on or after the first Sunday in 29 October, 1983, and provided the maximum benefit rate in any benefit 30 year commencing on or after the first Sunday in October, 1988, shall 31 not increase more than eighteen dollars in any benefit year, such 32 increase to be effective as of the first Sunday in October of such year. 33 The average wage of production and related workers in the state shall 34 be determined by the administrator, on or before August fifteenth 35 annually, as of the year ended the previous June thirtieth to be 36 effective during the benefit year commencing on or after the first 37 Sunday of the following October and shall be so determined in 38 accordance with the standards for the determination of average 39 production wages established by the United States Department of 40 Labor, Bureau of Labor Statistics.

(c) The administrator shall adopt regulations pursuant to the provisions of chapter 54 to implement the provisions of this section. Such regulations shall specify the National Council on Compensation Insurance employee classification codes which identify construction workers covered by subsection (a) of this section and specify the manner and format in which employers shall report the identification of such workers to the administrator.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2016	31-231a

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GAE Joint Favorable Subst. C/R

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